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HUB LAW OFFICES

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

CHURCH OF SCIENTOLOGY INTERNATIONAL,

CASE NUMBER

BC 052395

Plaintiff(s),

STATUS CONFERENCE QUESTIONNAIRE

.

GERALD ARMSTRONG, THE GERALD ARMSTRONG CORPORATION, DOES 2-25, INCLUSIVE,

Defendant(s).

STATUS CONFERENCE

Date: November 9, 1992

Time: 8:30 a.m.

Place: Department 30

NOTICE to all counsel of record and parties in propria persona: All parties of record must complete in its entirety a Status Conference Questionnaire and serve and file it directly in Department ______ at least five court days prior to the date set for the status conference.

If the space provided for any answer is insufficient, attach additional pages as needed.

PARTY (18 Plaintiff Defendame QUESTIONNAIRE Plaintif	Church of	Laurie J. Bartilson	Wilson, Rvan &	
		Bowles & Moxon 6255 Sunset Blvd.		
Scientology Inte	DATE ON WHICH THE CROSS COMPLAINT WAS FILED:	Suite 2000 Los Angeles, CA	Campilongo 235 Montgomery St Suite 450	
February 4, 1992	July 22, 1992	(213) 661-4030	Suite 450 San Francisco, CA (415) 391-3900	
IF THE DATE BY WHICH THE CASE AND STATE, IN DETAIL, HOW THAT $N \mathbin{\middle/} A$	MUST BE TRIED UNDER CCP 583.310 HAS EXTENDED DATE WAS COMPUTED.	BEEN TOLLED OR EXTENDED FOR ANY REAS		
NATURE OF THE CASE (Check the ap VEHICLE ACCIDENT SLIP AND FALL PREMISES LIABILITY WRONGFUL DEATH		☐ WRONGFUL TERMINATION ☐	ASSAULT AND BATTERY POLICE MISCONDUCT OTHERInjunctiveRelief	
		ACH PARTY IN THE FOLLOWING CATEGORIES:		
Church of Scien	*xx tology International			
a land at the transfer of the	WHO HAS ANSWERED OR WHOSE DEFAU		rac composition and service	
	g, The Gerald Armstro			
None		ET FILED A RESPONSIVE PLEADING AND WHO		
Technology Cent	er, Church of Spiritu	h of Scientology of Ca al Technology, Author n Hubbard, David Miscay	Services, Inc.,	
DOES 1-100	RELATED CAS	ES-SEE LOCAL RULE 1303.6		
ARE THERE ANY OTHER CASES THA	T HAVE BEEN DESIGNATED AS "RELATED C	ASES" BY THE COURT? TYES TO NO		
IF YOUR ANSWER IS "YES". SET FO	ATH THE CASE NUMBER OF SUCH CASE(S).			
ARE THERE ANY OTHER CASES THA	AT YOU CONSIDER TO BE "RELATED CASES"	? TYES XXNO		
	RTH THE CASE NUMBER OF SUCH CASE(S).			

	· · · · · · · · · · · · · · · · · · ·
	SSUE
IS THIS CASE IN FACT AT ISSUE—THAT IS. HAVE ALL DEFENDANTS ANSWEREI COMPLAINT AND HAVE DEFAULTS BEEN ENTERED ON ALL SERVED PARTIES WHO	D THE COMPLAINT AND HAVE ALL CROSS DEFENDANTS ANSWERED ANY CROSS DEALLED TO FILE RESPONSIVE PLEADINGS? THES NO
IF YOUR ANSWER IS "NO". SET FORTH, IN DETAIL, SPECIFIC FACTS AS TO WHY CA	ASE IS NOT AT ISSUE
Demurrer currently pending to	o Defendants' Answer to First Amended
Complaint. Motion to Strike	currently pending to Cross-Complaint.
	TO DISTRICT
IS IT MANDATORY UNDER LASC RULE 300. SECTION 2, THAT THIS CASE BE TO ANOTHER DISTRICT OF THIS COURT? THE YES TO NO	RANSFERRED TO FYOUR ANSWER IS "YES, WHAT IS THE PROPER DISTRICT?
AMENDMENT OF PLEADING	CONSOLIDATION MOTIONS
DO YOU INTEND TO MAKE ANY MOTION TO ADD A PARTY OR CAUSE OF ACT WITH ANY OTHER CASE? Tyes AND	TION TO A COMPLAINT OR CROSS COMPLAINT OR TO CONSOLIDATE THIS CASE
IF YOUR ANSWER IS "YES". SET FORTH, IN DETAIL, SPECIFIC FACTS AS TO WOOF ANY CASE TO BE CONSOLIDATED	HY SUCH A MOTION IS NECESSARY, INCLUDING THE NAME AND CASE NUMBER
D.A.M.	IA OFF
	IAGES
SUPPORT (e.g. medical expenses, loss of earnings, balance owing on contract, etc.)	CONTEND HAVE BEEN INCURRED TO DATE FOR WHICH THERE IS EVIDENTIARY
\$000,000 in liquidated damag	es for specific breaches of contract
as pled in First Amended Com	plaint
SET FORTH THE AMOUNTS OF ANY DAMAGES EXPECTED TO BE INCURRED IN DAMAGE CLAIM	N THE FUTURE, AND STATE, IN DETAIL, SPECIFIC FACTS WHICH SUPPORT SUCH
\$250,000 in compensatory dama	ges
MUNICIP	AL COURT
SHOULD THIS CASE BE TRANSFERRED TO MUNICIPAL COURT?	# YOUR ANSWER IS "YES". SET FORTH THE PROPER JUDICIAL DISTRICT
IF YOUR ANSWER IS "NO." SET FORTH. IN DETAIL, SPECIFIC FACTS AS TO WHY THE	HIS CASE SHOULD NOT BE TRANSFERRED TO MUNICIPAL COURT
hreached was part of a gott 1	ory limit; contract which was ement of a prior lawsuit in LASC;
Preliminary Injunction has a	lroady been greated by LASC;
ARBIT	RATION
_ YES △ NO	IF NO ELECTION HAS BEEN FILED. SHOULD THIS CASE BE SUBMITTED TO ARBITRATION PURSUANT TO C.C.P. 1141 10 et seq? TYES X NO
IF YOUR ANSWER IS "NO " SET FORTH, IN DETAIL, SPECIFIC FACTS AS TO WHY THE	HIS CASE SHOULD NOT BE SUBMITTED TO ARBITRATION
(SEE ATTACHED	SHEET)
ARE YOU WILLING TO STIPULATE TO BINDING ARBITRATION? THE YES TO NO	
	AND TRIAL POTIMATE
JURY TRIAL IS X WAIVED T DEMANDED	AND-TRIAL ESTIMATE
	TRIAL TIME ESTIMATE IS DAYS
The information contained in this questionnaire is comparty in priopria persona familiar with the case.	plete and accurate and has been prepared by an attorney
ATTO	Church of Scientology International

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Complaint seeks injunctive relief which is not subject to arbitration; defendant has an acknowledged history of openly breaching agreements which he has made with plaintiff and court enforcement of contract and court-imposed sanctions and damages are necessary to enforce compliance

PROOF OF SERVICE

STATE	OF	CALI	FORNIA)	
)	SS
COUNTY	OF	LOS	ANGELES)	

I am employed in the County of Los Angeles, State of California. I am over the age of eighteen (18) years and not a party to the within action. My business address is 6255 Sunset Blvd., Suite 2000, Hollywood, CA 90028.

On November 2, 1992, I served the foregoing document described as STATUS CONFERENCE QUESTIONNAIRE on interested parties in this action as follows:

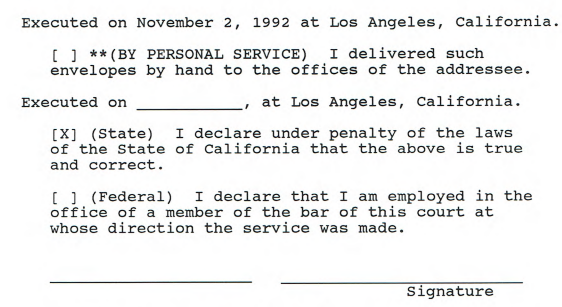
- [] by placing the true copies thereof in sealed envelopes as stated on the attached mailing list;
- [X] by placing [] the original [X] a true copy
 thereof in a sealed envelope addressed as follows:

Paul Morantz VIA FAX AND U.S. MAIL P.O. Box 511 Pacific Palisades, CA 90272

Ford Greene VIA FAX AND U.S. MAIL Hub Law Offices 711 Sir Francis Drake Boulevard San Anselmo, CA 94960-1949

[X] BY MAIL

- [] *I deposited such envelope in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid.
- [x] As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing an affidavit.



^{* (}By Mail, signature must be of person depositing envelope in mail slot, box or bag)

^{** (}For personal service signature must be that of messenger)